



IN THE
UNITED STATES DISTRICT COURT OF
GREENSBORO, NORTH CAROLINA

John Robert Demos, And THE
Society OF T.R.U.T.H.
(Plaintiff's)

VS

Reynolds American Inc,
Philip Morris Intl, Inc,
Lorillard Inc,
Atria Group Inc,

(Defendants)

U.S.D.C. CASE No: _____

"THE ANTI-TRUST CIVIL PROCESS Act",

"AND ANTI-TRUST COMPLAINT," PURSUANT

TO, THE 1890 SHERMAN ANTI-TRUST ACT,

THE 1914 CLAYTON ACT, AND 1914

FEDERAL TRADE COMMISSION ACT, THE

NOERR-PENNINGTON DOCTRINE,

15 USCS 1, 1311, 7, 12, 27, 28 USCS 1332,

365 U.S. 127, 381 U.S. 657, 116 U.S. 517,

221 U.S. 1, 384 U.S. 270, 312 U.S. 600,

577 F.2d 239, 310 U.S. 150, 435 U.S. 389,

250 U.S. 300, 419 U.S. 186, 173 F.177,

226 U.S. 61, 28 STAT. 570,

TO: THE CLERK OF THE COURT.

COMES NOW THE PLAINTIFF'S WHO AVER, AND DEPOSE
THE FOLLOWING UNDER THE PAIN AND PENALTY OF PERJURY.

A: THAT THE NAMED DEFENDANTS IN THIS COMPLAINT
ARE ENGAGED IN AN UNREASONABLE RESTRAINT OF
TRADE, BY WAY OF A CONSPIRACY, CONTRACT, OR
COMBINATION IN RESTRAINT OF TRADE, OR MONOPOLIZATION, OR
ATTEMPT TO MONOPOLIZE, 554 F.2d 633, 679 F.3d 278,
673 F.3d 430, BY WAY OF (1) UNITY OF PURPOSE, (2) COMMON
DESIGN, (3) UNDERSTANDING, (4) A MEETING OF THE MINDS,
(5) SPECIFIC INTENT, (6) COLLUSION, 602 F.3d 237,

Argument

I CHARGE, Reynolds American Inc, Philip Morris
Intl Inc, Lorillard Inc,
Atria Group Inc,

With being in violation of the U.S. Anti-Trust laws, And
With being in violation of the 1890 Sherman Anti-Trust
Act.

THE ACTIVITIES OF,
Atria Group Inc,
Philip Morris,
Lorillard Inc,
Reynolds American Inc,

POSE A THREAT TO THE FREE MARKET AND RESTRAIN
COMPETITION, WHICH IT CANNOT DO.

THE PRACTICES OF,
THE NAMED DEFENDANTS,

ARE COLLUSIVE, EXCLUSIONARY, AND MONOPOLISTIC, AND RESTRAIN COMPETITION, WHICH POSES A DANGER OF INCREASED PRICES, REDUCED OUTPUT, QUALITY, AND INNOVATION, IN THE MARKET PLACE, IN VIOLATION OF THE 1914 CLAYTON ACT, AND FEDERAL TRADE COMMISSION ACT, WHICH PROHIBITS EVERY CONTRACT, COMBINATION, OR CONSPIRACY IN RESTRAINT OF INTERSTATE OR FOREIGN TRADE, OR COMMERCE.

THE NAMED DEFENDANTS,

AITRIA GROUP INC,
PHILIP MORRIS,
REYNOLDS AMERICAN,
LORILLARD INC

PRACTICES OF PRICE DISCRIMINATION, TYING ARRANGEMENTS, EXCLUSIVE DEALING, MERGERS, AND INTER-LOCKING DIRECTORATES, CONSTITUTE UNFAIR METHODS OF COMPETITION, AND CONSTITUTE A DANGER TO THE MAINTENANCE OF THE AMERICAN FREE ENTERPRISE SYSTEM.

THE NAMED DEFENDANTS,

System of Vertical And Horizontal Agreements,
Mergers, And Single Firm Activities Directed
Toward The Acquisition And Maintenance Of A
Monopoly, Violate Anti-Trust Law Against
Predatory Behavior In Restraint Of Trade, To
Include Trusts, Holding Companies, Cartels,
And Mergers And Acquisitions.

The Actions Of The Named Defendants,
Reynolds American Inc,
Philip Morris,
Lorillard Inc,
Atria Group,

Deflate Economic Opportunity, Stagnate Fair
Consumer Prices, Efficiency, And Political
Liberty Which Leads To Price Fixing.

The Named Defendants,
Reynolds American,
Philip Morris,
Lorillard Inc,
Atria Group,

ECONOMIC CONCENTRATION, DOMINANT MARKET POWER,
IS WRONGFUL CONDUCT, AS OPPOSED TO COMPETITION
ON THE MERITS.

IN THE FIELD OF SMOKING TOBACCO -----

THE NAMED DEFENDANTS ARE THE DOMINANT INDUSTRY
INCUMBENTS, WHICH ALLOWS THEM TO CONTROL THE
MARKET AND INSTITUTE PREDATORY PRICING.

NONE OF THE DEFENDANTS ACTIONS CAN BE JUSTIFIED
UNDER THE UMBRELLA OF EFFICIENCY, AS THE NAMED
DEFENDANTS SOLE MOTIVATION IS TO THWART THE
POSSIBLE RISE OF EFFECTIVE NEW COMPETITION TO
THE NAMED DEFENDANTS MONOPOLY IN -----

SMOKING TOBACCO -----

AS FURTHER EVIDENCE IN SUPPORT, THE NAMED
DEFENDANTS COMPETITORS RANK NEAR THE BOTTOM
OF THE LIST.

PLAINTIFF'S JOHN DEMOS AND THE SOCIETY OF T.R.U.T.H.
BRING THIS ACTION IN THE CAPACITY OF A PRIVATE
ATTORNEY GENERAL.

Relief

1. I SEEK A JURY TRIAL.

I SEEK \$25 million IN Hedonic, COMPENSATORY,
DECLARATORY, TREBLE, PUNITIVE, CONTINUING, GENERAL,
PECUNIARY, AND SPECIAL DAMAGES.

Conclusion

1. THE PERIOD OF THIS CONSPIRACY HAS BEEN INDEFINITE, AND FOR AT LEAST 25+ YEARS.
2. THE OBJECT OF THE CONSPIRACY IS TO CONTROL THE MARKET, EFFECUATE PRICES, AND RESTRAIN TRADE.
3. THE NAMED DEFENDANTS TO ACHIEVE THEIR OBJECTIVE HAVE ENGAGED IN

A: COLLUSION,

B: A COMBINATION OR CONSPIRACY, BETWEEN DEFENDANTS,

C: A CONSPIRACY TO MAINTAIN PRICE, FIX PRICES,

D: A RESTRAINT UPON INTERSTATE COMMERCE,

E: A PUBLIC, AND A PRIVATE INJURY,

F: A CONTRACT, COMBINATION, CONSPIRACY, AND MONOPOLIZATION,

G: A CONCERTED ACTION TO RESTRAIN TRADE, AND INSTITUTE AN ANTI-COMPETITIVE MARKET.

H: FALSE INFORMATION TO THE MEDIA,

I: ACQUIESCENCE, AND SECRECY,

J: PARALLEL PRICING,

K: A COMBINATION TO EFFECUATE AN INTERNATIONAL PRICE FIXING SCHEME,

THE C.E.O. + Address OF THE NAMED DEFENDANTS

1. Reynolds American Inc - 401 NORTH MAIN STREET
WINSTON-SALEM, NORTH CAROLINA. 27101
DANIEL M. DeLEN - C.E.O.
2. PHILLIP MORRIS INTL. INC - 120 PARK AVENUE E, N.Y. N.Y.
10017
Louis C. CAMILLERI - C.E.O.
3. LORIHARD INC - 714 GREEN VALLEY ROAD
GREENSBORO, NORTH CAROLINA.
MURRAY S. KESSLER - C.E.O.
4. Atria Group Inc - 6601 West BROAD STREET
RICHMOND, VIRGINIA. 23230
MICHAEL E. SZYMANCZYK - C.E.O.

AFFIDAVIT

STATE OF WASHINGTON

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) ss:

COUNTY OF WALLA WALLA

I, John Robert Demos, declare under penalty of perjury that the following statements within this affidavit are true and correct to the best of my knowledge and has been executed on this 20th day of October, 2016, at

THE WASHINGTON STATE PENITENTIARY
in the County of Walla Walla, Washington:

Memoranda of Law in Support of Anti-Trust Complaint.

370 U.S. 690,

381 F. Supp. 845,

82 F. Supp. 147,

441 F. Supp. 730,

369 F.2d 19,

148 F.2d 416,

173 F.177,

339 F. Supp. 945,

528 U.S. 549,

550 U.S. 544,

384 U.S. 270,

288 U.S. 344,

226 U.S. 61,

THE ANTI-RACKETEERING ACT,

THE NORRIS-LAGUARDIA ACT,

THE WEBB-POMERANCE ACT,

THE ROBINSON-PATMAN ACT,

THE CAPPER-VOLSTEAD ACT,

THE ECONOMY ACT,

THE POWER ACT,

THE INTERSTATE COMMERCE ACT,

THE WILSON TARIFF ACT,

THE NATIONAL LABOR RELATIONS ACT,

PURSUANT TO 28 USCS 1332 I INVOKE THE COURT'S DIVERSITY
JURISDICTION.

John Robert Demos
(Affiant's Name)

Affidavit pursuant to 28 U.S.C. 1746, Dickerson v. Wainwright, 626 F.2d 1184 (1980); Affidavit sworn as true and correct under penalty of perjury and has full force of law and does not have to be verified by Notary Public.

AFFIDAVIT

STATE OF WASHINGTON

)

) ss:

COUNTY OF WALLA WALLA

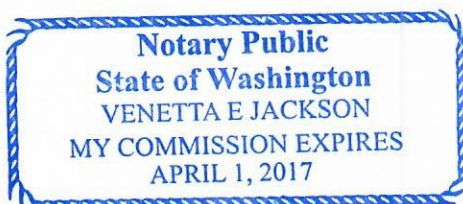
I, John Robert Demos, declare under penalty of perjury that the following statements within this affidavit are true and correct to the best of my knowledge and has been executed on this 21ST day of October, 2016,

THE WASHINGTON STATE PENITENTIARY
in the County of Walla Walla, Washington:

A: I CHARGE THE DEFENDANTS WITH CONSPIRACY. AS THE DEFENDANT ENTITIES, FOREIGN SUPPLIER, AND IT'S AMERICAN SUBSIDIARIES, ARE OPERATED AND PORTRAYED AS "SINGLE GLOBAL ENTERPRISE" WITH KEY EXECUTIVES OVERLAPPING, AND VITAL MANAGEMENT PERSONNEL BEING ROTATED THROUGH POSITIONS IN THE UNITED STATES AND EUROPE.

John R. Demos
(Affiant's Name)

Subscribed and Sworn to before me this 20th day of October, 2016.



Carol E. Jackson
Notary Public in and for the
State of Washington.
Residing in Walla Walla, WA
My commission expires April 1, 2017